



PUBLISHED BY AUTHORITY

SIMLA, SATURDAY, NOVEMBER 12, 1960 (KARTIK 21, 1882)

PART IV

Advertisements and Notices by Private Individuals and Private Bodies

DAMODAR VALLEY CORPORATION

NOTIFICATION

Damodar Valley, the 31st August 1960

No. 22—In exercise of the powers conferred by Section 60 of the Damodar Valley Corporation Act, 1948 (14 of 1948), the Corporation hereby makes, with the previous sanction of the Central Government, the following further amendments to the Damodar Valley Corporation (Service) Regulations, published with the Notification of the Damodar Valley Corporation No. 5 dated the 28th January 1957, namely:—

In the said regulations—

In regulation 49—I, for clauses (a) and (b) of item II A, By rail (1), the following clauses shall be substituted namely:—

“(a) Ordinary accommodation—

Employees of the first and second Class—First Class.

Employees of the third Class—Second Class for so long that class continues to exist in certain railway lines, otherwise Third Class.

Employees of the fourth Class—Third Class.

Note—Employees of the third Class are entitled to charges for reservation of seats and sleeping berths in the Third Class where such facilities are available.

(b) Air-conditioned accommodation—

(i) Except as otherwise provided below, the facility of travel by air-conditioned coaches shall be restricted to journeys on tour only and in no case shall this concession be allowed to families of employees.

(ii) Employees of the first Class drawing pay of Rs. 1,600 and above may travel by air-conditioned accommodation including the air-conditioned First Class accommodation in De Luxe trains at the expense of the Corporation provided that a recovery of 3 pies per mile is made from them for such journeys.

(iii) Employees who are otherwise entitled to travel in First Class or Second Class on trains other than the De Luxe trains may travel in air-conditioned Third Class Accommodation in De Luxe trains at the expense of the Corporation. This concession will also be admissible to these employees for journeys on transfer.

(iv) Employees of the third class shall be entitled to travel by the Third Class in the De Luxe air-conditioned trains at the expense of the Corporation, wherever such train runs.

(v) Employees other than those mentioned in (ii) & (iv) above desiring to travel in air-conditioned accommodation, including the air-conditioned First Class accommodation in the De Luxe trains, shall be required to pay the difference in fares between the air-conditioned accommodation and the accommodation by which they are entitled to travel.

(vi) Subject to the provisions of sub-clause (vii), employees of the fourth class who are entitled to travel in Third Class accommodation in other trains shall not be eligible to travel in the Third Class air-conditioned accommodation of De Luxe trains at the expense of the Corporation.

(vii) In special cases, personal staff of the category of Jamadar or Peon may be authorised by officers to travel at the expense of the Corporation in Third Class air-conditioned accommodation of De Luxe trains in which the officers themselves travel provided ordinary Third Class accommodation is not available in that train. Claims for such journeys shall be admitted only on the certificate of the officer concerned that it was necessary in the interest of the Corporation for his personal staff to travel with him in the same train.

(2) In item II C—By Air, in Clause (1)—

(i) for the expression “Rs. 2,250 p.m.” the expression “Rs. 1,600 p.m.” shall be substituted;

(ii) for the words “or one-fifth of the standard airfare whichever is less” the following shall be substituted, namely:—“or one-fifth of the standard airfare, subject to a maximum of Rs. 30 for each single journey by air, whichever is less”.

II. In regulation 52, for the last sentence the following shall be substituted, namely:—

“When an employee is provided with free conveyance for part of the journey or for one way journey only (i.e. either for going from or for return to headquarters) and he returns to his headquarters on the same day, the daily allowance, if admissible under the rules, may be calculated as follows:—

If the absence from headquarters does not exceed twelve hours—Half daily allowance. If the absence from headquarters exceeds twelve hours—Full daily allowance.

He may, at his option, draw, in lieu of the aforesaid daily allowance, the mileage allowance admissible for the part of the journey for which the conveyance is not provided free of charge, provided the distance travelled exceeds 20 miles”.

III. After regulation 73, the following regulation shall be inserted namely:—

“73A (a) Earned leave is not admissible to teachers and other staff employed in a school owned by the Corporation in respect of duty performed by them in any year in which they avail themselves of the full vacation.

(b) The earned leave admissible to such an employee in respect of any year in which he is prevented from availing himself of the full vacation is such proportion of the period of 30 days as the number of days of vacation not availed bears to the full vacation. If in any year the employee does not avail himself of the vacation, earned leave will be admissible to him in respect of that year in accordance with Regulation 73.

(c) Vacation may be taken in combination with or in continuation of any kind of leave under these regulations provided that the total duration of vacation and earned leave taken in conjunction, whether the earned leave is taken in combination with or in continuation of other leave or not, shall not exceed the limit laid down in clause (2) of regulation 73.

Provided that the total duration of vacation, earned leave and commuted leave taken in conjunction shall not exceed 180 days.

IV. for clause (A) of sub-regulation (2) of regulation 84 the following clause shall be substituted, namely:—

"(A) If in sufficient time before the date of termination of service an employee has been denied in whole or in part, an account of exigencies of the service of the Corporation, any leave applied for and due as leave preparatory to retirement, then he may be granted, after the date of termination of his service, the amount of earned leave which was due to him on the said date of termination of service subject to the maximum limit of 120 or 180 days as prescribed in clause (2) of Regulation 73, so long as the leave so granted, including the leave granted to him between the date from which the leave preparatory to retirement, was to commence and the date of termination of service, does not exceed the amount of leave preparatory to retirement actually denied. The half pay leave, if any, applied for by an employee preparatory to retirement and denied in the exigencies of the service of the Corporation may be exchanged with earned leave to the extent such leave was earned between the date from which the leave preparatory to retirement was to commence and the date to termination of service."

V. In regulation 113, the following shall be added at the end of Sub-regulation (1) namely:—

"Such insurance shall be effected from the date of purchase of the conveyance."

VI. In Appendix II, in the Contributory Provident Fund Rules (DVC)—

(1) in rule 13—

(a) for clause (iv) the following clause shall be substituted, namely:—

"(iv) to pay obligatory expenses on a scale appropriate to the subscriber's status which, by customary usage, the subscriber has to incur in connection with marriages, funerals or other ceremonies of persons actually dependent on him provided that the condition of actual dependence shall not apply in the case of son or daughter of the subscriber;"

(b) after clause (vi), the following clauses shall be inserted, namely:—

"(vii) to meet the cost of legal proceedings instituted by the subscriber for vindicating his position in regard to any allegations made against him in respect of any act done or purporting to be done by him in the discharge of his official duty, the advance in this case being available in addition to any advance admissible for the same purpose from any other source in the Damodar Valley Corporation. Provided that the advance under this clause shall not be admissible to a subscriber who institutes legal proceedings in any court of law either in respect of any matter unconnected with his official duty or against the Corporation in respect of any condition of service or penalty imposed on him;

(viii) to meet the cost of his defence when he is prosecuted by the Corporation in any court of law in respect of any alleged official misconduct on his part."

(c) the following Note shall be inserted as Note 2 renumbering Note 2 as Note 3, namely.—

"Note 2—Advances under clause (iv) are also admissible for meeting expenditure in connection with marriage and other ceremonies of the subscriber himself/herself."

(2) In Rule 14, after clause (c) the following clause shall be inserted, namely:—

"(d) Notwithstanding anything contained in clauses (a) and (b) the advance to be sanctioned for purposes of clause (vii) or clause (viii) of rule 13 shall not exceed three months' pay or Rs. 500 whichever is greater, and shall in no case exceed

the amount of subscriptions and interest thereon standing to the credit of the subscriber in the Fund".

By order

U. K. GHOSHAL
General Manager and Secretary

NOTIFICATION BY THE EAST INDIA COTTON ASSOCIATION LTD., BOMBAY

The approval of the Secretary, Forward Markets Commission under Sub-section 1 of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with No. S.O. 1162, dated the 4th May 1960 has been obtained to the following amendments made to the By-laws of the East India Cotton Association Limited, Bombay, the same having been previously placed on the Notice Boards of the Association pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

In By-law 1—

Delete the definitions of "candy" and "lb."

In By-law 1—Definition of "Full Pressed Bale"—

For the figures and letters "30 lbs.", the figures and letters "13.50 Kgms." shall be substituted.

In By-law 1—

For the existing clauses (a), (b) and (c) appearing in the definitions of the "Jaitha Terms" and the "New Mill Terms", the following clauses shall be respectively substituted:—

"(a) for cotton weighed from 11th October to 10th June, known as the Dry Season, a 'seasonal allowance' at the rate of .2 Kg. per bale for Indian, Pakistan, East African and Sudan Cotton and .4 Kg. per 360 Kgms. in the case of other cottons;

(b) for cotton weighed from 11th June to 10th October known as the Monsoon season, a 'seasonal allowance' at the rate of .4 Kg. per bale for Indian, Pakistan, East African and Sudan Cotton and .8 Kg. per 360 Kgms. in case of other cottons;

(c) a sample allowance at the rate of 4 Kgms. per 100 bales;"

In By-law 1—

The following definition shall be added after the definition of "Spot Rate":—

" 'Standard Bale' means a metric bale weighing 180 Kgms. nett."

In By-law 47A(2)—

For the letters and figures "Rs. 30", the letters, figure and words "Rs. 8 per quintal" shall be substituted; wherever they occur.

In By-law 47AA—

For the letters and figures "Rs. 70" and "Rs. 50", the letters, figures and words "Rs. 19 per quintal" and "Rs. 14 per quintal" shall respectively be substituted; wherever they occur.

In By-law 52B(V)(c)—

For the letters, figures and words "Rs. 6 per candy" the letters, figures and words "Rs. 1.50 nP per quintal" shall be substituted.

In By-law 52B(V)(d)—

For the letters, figures and words "Rs. 50 per candy", the letters, figures and words "Rs. 14 per quintal" shall be substituted.

In By-law 52C—

For the letters, figures and words "Rs. 30 per candy", the letters, figure and words "Rs. 8 per quintal" shall be substituted wherever they occur.

In By-law 54B(9)(a)(i)—

For the figures and letters "12 annas" the figures and letters "75nP" shall be substituted.

In By-law 54B(9)(a)(iii)—

For the letters and figures "Rs. 1-8-0" the letters and figures "Rs. 1.50nP" shall be substituted.

In By-law 54B(9)(d)—

For the letters, figures and words "Rs. 7-8-0 per candy", the letters, figure and words "Rs. 8 per quintal" shall be substituted.

In By-law 55—

For the letters and figures "Rs. 20", "Rs. 40" and "Rs. 10", the letters, figures and words "Rs. 5.50nP per quintal", "Rs. 11 per quintal" and "Rs. 2.75nP per quintal" shall respectively be substituted, wherever they occur.

In By-law 60A(4A)—

For the letters, figures and words "Rs. 5 per candy" and "Rs. 10 per candy", the letters, figures and words "Rs. 1.25nP per quintal" and "Rs. 2.50nP per quintal" shall be substituted, wherever they occur.

In By-laws 61, 64, 65, 73, 74, 75, 96, 96A, 97 and 110(2)(c)—

For the letters, figures and words "Rs. 25 per candy", "Rs. 50 per candy" and "Rs. 3 per candy" wherever they occur in By-laws 61, 64, 65, 73, 74, 75, 96, 96A, 97 and 110(2)(c), the letters, figures and words "Rs. 7 per quintal", "Rs. 14 per quintal" and "75nP" per quintal shall respectively be substituted.

In By-law 61(5) and (6)—

For the words "per candy" the words "per quintal" shall be substituted.

In By-law 86—

For the letters figures and words "Rs. 5 per candy", the letters, figures and words "Rs. 1.25 nP per quintal" shall be substituted.

In By-law 93—

For the letters and figures "Rs. 31-4-0", "Re. 0-7-0", "Re. 0-2-0", the letters and figures "Rs. 31.25 nP", "45nP" and "12nP" shall be substituted respectively.

In By-law 97—

For the figure and word "8 annas" the figures and letters "50nP" shall be substituted.

In By-law 98—

For the figures and words "23½ Candies", "24½ Candies", "25½ Candies" and "32 Candies", figures and words "83.60 Quintals", "87.10 Quintals", "90.70 Quintals" and "113.80 Quintals" shall respectively be substituted; wherever they occur.

For the figures, letters and words "3½ Cwts. nett per bale (25 Candies per 50 bales)", the figures, letters and words "180 Kgms. nett per bale (9000 Kgms. per 50 bales)" shall be substituted.

In By-law 98(3)— For the figures and letters "340 lbs.", "450 lbs." and "530 lbs.", figures and letters "154 Kgms.", "204 Kgms." and "240 Kgms." respectively shall be substituted; wherever they occur.

In By-law 103—

- (a) For the figure and letters "5 lbs.", the figure and letters "2 Kgms." shall be substituted;
- (b) For the word and letters "ten lbs.", the figure and letters "4 Kgms." shall be substituted.

In By-law 113—

For the figure and letters "1 lb." and for the words and letters "one-half lb." the figure and letters ".4 Kgm." and ".2 Kgm." shall respectively be substituted.

In By-law 122—

For the figure and word "8 annas", the figure and letters "50 nP." shall be substituted.

In Bye-law 124(b)—

For the letters, figures and words "Rs. 1-8-0 per candy", the letters, figures and words "40nP. per quintal" shall be substituted.

In By-law 127—

For the figures and letters "350 lbs." and "450 lbs." the figures and letters "158 Kgms." and "204 Kgms." shall respectively be substituted.

In By-law 147(1)—

For the words and figures "from 1 pie to 7 annas 11 pies", the words and figures "from 1nP to 49nP" shall be substituted.

In By-law 147(2)—

For the words and figures "from 8 annas up to 15 annas 11 pies", the words and figures "from 50nP to 99 nP" shall be substituted.

In By-law 158—

For the figures and letters "3½ Cwts.", the figures and letters "180 Kgms." shall be substituted.

In By-law 161—

For the word and figure "annas 8" the figures and letters "50nP" shall be substituted.

In By-law 206—

- (a) For the figure and letters "2 lbs." and "5 lbs." figure and letters ".8 Kgm." and "2 Kgms." shall respectively be substituted;
- (b) For the words "four ounces" the figures and letters "170 Grams" shall be substituted.

In By-law 214—

For the figures and letters "50,000 lbs." and "53,000 lbs." the figures and letters "22680 Kgms." and "24040 Kgms." shall respectively be substituted.

In Forms:—

1. Form of client's contract note (Hedge).
2. Form for Delivery Contracts—Form A
3. Form for Delivery Contracts—Form B.
4. Contract Note—Form C.
5. Broker's Note & Confirmation of Contract Note—Form D.
6. Memo of Ready Sale.
7. Confirmation of Ready Purchase.
8. Form for Deliveries against Delivery Contracts.
9. Clearing House Forms Nos. 5 and 6 re-Delivery Order.

For the words, figures and letters "Candy of 784 lbs.", "Candy", "Candies" and "5 lbs." wherever they occur the words, letters and figures "quintal" "quantal", "quantals" and "2 Kgms." shall respectively be substituted.

PART II*For By-law 137—the following shall be substituted—Payments.*

"137.—Payments into the Clearing House shall be made by paying the amounts into the Settlement Account of the Association with the State Bank of India or such other Bank or Banks or into the Clearing House of the Association, in such manner as the Board may from time to time direct. Payments out shall be made by cheques drawn on the State Bank of India or on such other Bank or Banks as the Board may from time to time direct."

In By-law 148—

After the words "into the State Bank of India" the following words shall be inserted—

"or such other Bank or Banks or into the Clearing House of the Association in accordance with the directions given by the Board in pursuance of By-law 137".

In By-law 148B(1)(2)—

After the words "pay into the Settlement Account of the Association with the State Bank of India", the following words shall be inserted—

"or such other Bank or Banks or into the Clearing House of the Association in accordance with the directions given by the Board in pursuance of By-law 137".

PART III*In By-law 189A(3)—C.I.F. Contracts how performed—*

The following sentence shall be added at the end of sub-clause (3) of Clause A of By-law 189:—

"In the case of American Cotton the seller may ship on a Conference Vessel if it is legally compulsory for him to do so under a Conference Agreement even in the case of an F.O.B. Contract."

In By-law 198—Appeals in respect of U.S.A. and Mexican Cotton—Para 3—

The following sentence shall be added at the end of paragraph 3 of By-law 198:—

"Notwithstanding anything hereinbefore contained such an appeal may be lodged with the Appeal Board of the Liverpool Cotton Association, Liverpool, until 31st August 1961, provided parties have agreed to such a term at the time of entering into the contract."

Appeal in respect of East African Cotton—Para 4—**In para 4—**

For the words "and a representative nominated by the Lint Marketing Board who shall be ordinarily a resident in Bombay", the words "and a person who shall be called upon from a panel of three persons nominated by the Board from the Importers of Uganda Cotton in Bombay from time to time" shall be substituted.

For the words "If no such nomination is made—or the nominee so appointed is not present, then the appeal shall be disposed of by the Panel of three Surveyors appointed under By-law 35", the words "If no such panel is nominated or the person called from the panel is not present, then the appeal shall be disposed of by the panel of three surveyors appointed under By-law 35" shall be substituted.

In By-law 199—Time for arbitration—

For the figures "40" the figures "30" shall be substituted.

In By-law 200—

The following sentence shall be added at the end of this By-law:—

"In the event of extension of time by the Board for holding arbitration, the buyer shall immediately inform the seller of the extension of time by a cable."

In By-law 204(2)—Determination of differences—

For the figures and letters "11th", the figures and letters "21st" shall be substituted.

In By-law 205—Classification of U.S.A. Cotton—

For the word "third" the word "fifth" shall be substituted.

In By-law 209—

For the existing clause (2), the following clause shall be substituted—

"(2) Marine insurance ordinarily shall—

- (i) provide cover in ordinary course of transit for 30 days up to final warehouse in India at Invoice value plus 10 per cent;
- (ii) cover all risks of physical loss or damage from the external cause irrespective of percentage including country damage;
- (iii) in case of American Cottons, in addition, cover loss or damage while in process of fumigation."

In By-law 209—

The existing clause (3) shall be deleted.

In By-law 209—

For the existing clause (4) the following clause shall be substituted:—

"(4) In the case of sale C. & F., F.O.B., etc., shippers are to furnish clean bill of lading without they or their forwarding agents indemnifying the carriers in any way."

In By-law 210—Para 1—

The words "at the port of discharge" shall be added between the words "Controller" and "at the time of delivery".

In By-law 212-I(b)—

The words "except in the case of American Cotton" shall be added between the words "Dampness" and "and" in the caption to By-law 212-I(b).

In By-law 214—

- (a) The words "except Texas, New Mexico, Arkansas and Memphis cotton which shall average 53,000 lbs." shall be deleted.
- (b) For the words "American cotton" the words "U.S.A. and Mexican Cotton" shall be substituted.
- (c) The following shall be added as the 3rd paragraph—

"If no variation in weight is expressed in the contract then the permitted variation shall be 3 per cent. with the exception of contracts for Egyptian and Indian Cotton in which case the permitted variation shall be 2 per cent".

In By-law 218—

The following sentence shall be inserted between the words "preceding the delivery month" and the words "In default thereof etc.":—

"In respect of 'on call' cotton based on New York or New Orleans, the 'call' shall be made not later than the day before the first notice day for the delivery month."

In By-law 221—

For the clause "Mengo-Entebbe, Masaka, Bunyoro and Mubendi-Toro shall be arbitrated for grades on the B.P. 52 standards whereas Busoga, Budama, Bukedi, West Nile, Teso, Lango, Acholi and Usuku and Kenya shall be arbitrated for grades against the S. 47 standards" the following clause—

"Mengo-Entebbe, Masaka, Bunyoro, Mubendi-Toro, Busoga, and West Nile shall be arbitrated for grades on the B.P. 52 standards whereas Budama, Bukedi, Teso, Lango, Acholi, Usuku and Kenya shall be arbitrated for grades against the S.47 standards."

shall be substituted.

The following shall be added as By-law 223(i) & (ii) with heading "Miscellaneous".

Miscellaneous.

"223-(i) The provisions of the undermentioned By-laws and Forms as they stood immediately before 1st October 1960 shall apply to all matters arising out of and covered by them till that date and the provisions of the said By-laws and Forms as hereby amended shall apply to all matters arising out of and covered by them thereafter:—

By-laws 1, 47A(2), 47AA, 52B(V)(c) & (d), 52C, 54B(9)(a)(i) & (iii), 54B(9)(d), 55, 60A(4A), 61, 61(5) & (6), 64, 65, 73, 74, 75, 86, 93, 96, 96A, 97, 98, 98(3), 103, 110(2)(c), 113, 122, 124(b), 127, 147(1) & (2), 158, 161, 206, 214 and the Form of Client's Contract Note (Hedge), Form for Delivery Contracts—Form A, Form for Delivery Contracts—Form B, Contract Note—Form C, Broker's Note & Confirmation of Contract—Form D, Memo of Ready Sale, Confirmation of Ready Purchase, Form for Deliveries against Delivery Contracts and Clearing House Forms Nos. 5 & 6 re-Delivery Order.

(ii) The provisions of the undermentioned By-laws as they stood immediately before 31st August 1960 shall apply to all matters arising out of and covered by them till that date and the provisions of the said By-laws as hereby amended shall apply to all matters arising out of and covered by them thereafter:—

By-laws 137, 148, 148B.I(2), 189A(3), 198, 199, 200, 204(2), 205, 209(2)(3), (4) & (6), 210, 212-I(b), 214, 218 and 221."

C. M. PARIKH

Secretary

The East India Cotton Association Ltd.

Dated the 6th Sept. 1960.

STATE BANK OF HYDERABAD**NOTIFICATION**

Hyderabad-A.P., the 25th August 1960

No. SBH-GI/1960/14—The following Notification is hereby issued.

(1) The following Branches of the Bank have been opened on dates mentioned against each:

Serial No.	Name of the Branch	Date of Opening	Name of the Manager
1	Gangawati (Raichur District) (Mysore State).	30th May 1960	Shri V. R. Deshpande, Sub. Acctt., acting as Manager.
2	Kinwat (Nanded District) (Maharashtra State).	27th June 1960	Shri S. K. Ram Sub. Acctt. acting as Manager.

(2) The following Pay Offices have been upgraded as from dates mentioned against them:

Serial No.	Name of the Pay Office	Date from when upgraded	Name of the Manager
1	Jegtial (Karin-nagar District) (Andhra Pradesh).	5th May 1960	Shri M. A. Hameed, Sub. Acctt., acting as Manager.
2	Vajapur (Auran-gabad District) (Maharashtra State).	5th May 1960	Shri Mohd. Khaja, Sub. Acctt., acting as Manager.
3	Sirpur-Kaghaznagar (Adilabad District) (Andhra Pradesh).	22nd August 1960	Shri K. Kanakachela. Rao Sub. Acctt., acting as Manager.

N.B.—All the above offices, excepting Sirpur-Kaghaznagar, have Currency Chests.

SATYA DEV
General Manager

LOST

The Government Promissory Note No. DH003544 of the 3½ per cent National Plan Loan, 1964 for Rs. 200 originally standing in the name of Imperial Bank of India and last endorsed to Parkash Chand the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the Advertiser—Parkash Chand.

Residence—Village Dugri, Tehsil and Distt. Ludhiana.

LOST

The undernoted Government Promissory Notes originally standing in the name of the parties noted thereagainst and last endorsed to Sri Kishan Dass the proprietor by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the undernoted note(s) and the interest thereupon has been stopped at the Public Debt office, Reserve Bank of India, New Delhi, and that application is about to be made for the issue of duplicate in favour of the proprietor. The Public are cautioned against purchasing or otherwise dealing with the under mentioned securities.

Name of the Advertiser—Sri Kishan Dass.

Residence—C/o Shri Jai Parkash Gupta, State Bank of India, Ambala Cantt.

No.	Loan	Amount	Name of original holder
105485	3% Loan 1896-97	Rs. 100/-	The Punjab National Bank Ltd.,
101978	Do.	Rs. 500/-	Ram Chander
109637	Do.	Rs. 100/-	Ganashi Lall
109200	Do.	Rs. 100/-	Ganashi Lall

CHANGE OF NAME

From Srimathi Fakiramma N. Bhangi, to Srimathi Fakiramma S. Muniswamy.

CHANGE OF NAME

I, P. T. Madhusoodanan Nambissan, Stenographer, Indian Central Arecanut Committee, Kozhikode will hereafter be known as P. T. Madhusudanan.

KOZHIKODE,

12th Nov. 1960.

P. T. MADHUSUDANAN

CHANGE OF NAME

For—No 50074-JC Sub DASARI KOTIAH.

Read—No 50074-JC Sub DASARI KOTIAH NAIDU.

CHANGE OF NAME

The undermentioned Officer is permitted to change his name as stated below under the provisions of paragraph 4 of AI 196/51:—

Name as borne on records at present

Captain PRAMODA NAND (IC 4030), ASC.

Name to be entered in records now

Captain PRAMOD ANAND (IC 4030), ASC.

CHANGE OF NAME

I do hereby wholly renounce, relinquish and abandon the use of my name Komitosh Hassa ("Policarp") and in place thereof do assume from the date thereof the name "Mrinal Kumar Sinha".

CHANGE OF NAME

From BALU FAKIRA to PHILIP FAKIRCHAND CHAWAN, Old Name—Balu Fakira, Change of name to be published—PHILIP FAKIRCHAND CHAWAN.

CHANGE OF NAME

I, Parimal Kanti Pait alias Arun Kanti Pait son of Abani Mohn Pait, T. No. T.R84M&S, Factory Ishapore have changed my name to Arun Kanti Pait and henceforth I shall be known by this name only.

CHANGE OF NAME

I, A. Narasimhulu s/o A. Jyothappa, Signaller, Posts and Telegraph Deptt. shall henceforth be known as A. N. SIMHA.

A. N. SIMHA

PENUKONDA,
15th September 1960

CHANGE OF NAME

I, Kacharabhai Nathubhai Choudhary, working in Traffic Department of Kandla Port on Revenue side (Central Govt.) want to change my name as Shri "Kanubhai Nathubhai Choudhary" C/o Traffic Manager, Kandla Port, Kutch.

CHANGE OF NAME

Major SEETHAMSETTY SARVADHIKARI (IC 4195), Arty. is permitted to change his name to SEETHAMSETTY SARVA ADHIKARI (S.S. ADHIKARI).

CHANGE OF NAME

Reference Gazette of India Notification registered No. L-3131 dated 14th April 1945, Section War Department, Part B, Serial No. 549, under heading Corps I.E.M.E. Hav. Clerks (S) to be Jamedars.

Ennasserril Thomas George changed his name as AT GEORGE.

(Approved vide Army H.Q. letter No. 56483/MG/EME-2(b) dated 11th Feb. 1960).

CHANGE OF NAME

From:—AMRUTA LAXMAN WAGMARE
To:—BABAN LAXMAN WAGMARE.

CHANGE OF NAME

I, son of late Ananta Lal Ghosh, born on the 19th August 1928 in the village—Tazpur, P.S. Serajdigha, District Dacca—Eastern Pakistan, now employed in Rifle Factory, Ishapore, Ticket No. H-56, 24 Parganas, West Bengal under the name of Ranendra Lal Ghosh, will be hereafter known as Rabindra Lal Ghosh for all purposes. I thus change my name from Ranendra Lal Ghosh to Rabindra Lal Ghosh.

This cancels the previous advertisement appearing on Page 85 under the caption 'Change of Name' of the Gazette of India, Part IV, Simla dated April 16, 1960/Chaitra 27, 1882.

CHANGE OF NAME

I. Prem Singh Rattan, E.S.P. (Srinagar) have changed my name to Prem Swarup Rattan.

CHANGE OF NAME

From:—Pooran Chand Jatawa S/o Shri Hardayal to Pooran Chand Bhaskar.

POORAN CHAND JATAWA
Telephone Operator
Trunks Exchange, Agra

